COMBINED DECLARATION AND POWER OF ATTORNEY

Country		Number					
application of		priority is claimed:		Date Filed			
application(s foreign appl	s) for pa ication	tent or inventor's cer for patent or invent	rtificate l or's cert	listed below and ificate having	d have also identified below any a filing date before that of any		
	I here	by claim foreign price	ority ben	nefits under 35	U.S.C. § 119(a-d) of any foreign		
§ 1.56.	known t	o be material to the pa	atentabili	ity of this applic	cation in accordance with 37 CFR		
	I ackı	nowledge the duty to	o disclos	se to the U.S. I	Patent and Trademark Office all		
I hereby state that I have reviewed and understand the contents of the above identification, including the claims, as amended by any amendment referred to above.							
	()	was filed onamended on			Serial No and was		
	(X)	is attached hereto.					
RECEIVAD		pecification of which		EM AND ME	Inob		
which is cla	imed ar	nd for which a pate ROR PROCESSING	ent is so	ught on the in	nvention entitled: ACCOUNTS		
below) or an	I veril	y believe that I am the	e origina tor (if plu	l, first and sole i aral names are l	inventor (if only one name is listed isted below) of the subject matter		
name; and	inity residences, peace contact that the same and						
	My residence, post office address and citizenship are as stated below next to my						
	As a below named inventor, I hereby declare that:						

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to be material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to be material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	Status (patented, pending)

I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below:

Provisional Appln. No.

60/244, 478

AHy Doduct: XT00505

Filing Date

Oct. 30, 2000

Oct. 30, 2001

I hereby appoint the following attorney to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Merle W. Richman, III, Registration No. 38,282, of Merle W. Richman & Assoc., P.O. Box 3333, La Jolla, California 92038-3333.

Please address all telephone calls and correspondence to:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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